

by (Mrs.) Esther Peddicord Fowler, John Peddicord, Anthony Peddicord and Bartholomew Peddicord.

7. That your Complainants and the Defendants are entitled to the following undivided proportional interests in the hereinbefore described real property.

A. Marie Stouter Saffer is the only living child of said Sarah S. Stouter and thus is entitled to a one-sixth (1/6) interest.

B. George P. Stouter and his wife, Esther, are deceased and both died intestate to the best of your Complainant's knowledge. Each of said George P. Stouter's six (6) children are entitled to a proportionate share of his one-sixth (1/6) interest.

C. Joseph H. Stouter and his wife, Martha, both deceased are believed to have died intestate to the best of your Complainants knowledge. Complainants believe one son was born as a result of this marriage and he is entitled to the entire one-sixth (1/6) interest of his father.

D. Mrs. Genieve Stouter Peddicord and her husband are deceased and both are believed to have died intestate. There are four known children of said marriage and each are entitled to a proportionate share of her one-sixth (1/6) interest.

E. Martin A. Stouter died intestate and was survived by his wife, Mary and five children who have an interest in this real property. Mary's one-third (1/3) statutory interest was devised to her surviving children of this marriage and the surviving children of her second marriage in eleven equal shares. Therefore, the children of Martin and Mary (including the sole heir of Stanley) are entitled to a proportionate share of Martha's two-thirds (2/3) intestate interest of Sarah S. Stouter's property and those who survived Mary (excluding Stanley who predeceased his mother) are entitled to an additional share of Mary's one-third (1/3) dower interest in accordance with the terms of her Will recorded in Will Book TME 2,